

FEB 07 2006

PATENT

IN THE UNITED STATES PATENT & TRADEMARK OFFICE

Applicant:	KOTZIN, M.)	Examiner:	Coulter, K.
)		
Appl. No.	10/037,015)	Art Unit:	2141
)		
Filed:	December 21, 2001)	Atty. Docket No.	CS10398
)		
Title:	METHOD AND APPARATUS FOR OBTAINING INTERNET CONTENT FOR A WIRELESS DEVICE			

AGENT'S DECLARATION
UNDER 37 C.F.R. § 1.131

Commissioner for Patents
Alexandria, Virginia 22313-1450

Sir:

The claimed subject matter of the instant patent application stands subject to a rejection under 35 U.S.C. 102(e) for anticipation by United States Application Publication No. 2003/0005429 A1, filed on June 28, 2001, entitled "EPG With Video Previews" to Colsey;

Applicant's Declaration under 37 CFR 1.131 establishes conception of the subject matter of the present application in the United States or other region permitted by Rule and diligence on the part of the inventors from a time prior to the effective date of United States Application Publication No. 2003/0005429 A1, filed on June 28, 2001, entitled "EPG With Video Previews" to the filing of the instant patent application;

The instant Declaration establishes diligence on the part of the undersigned in the preparation of the instant patent application (constructive reduction to practice) from a time prior to the effective date (June 28, 2001) of

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the Colsey reference to the filing date of the present patent application (December 21, 2001).

In support of this Declaration, I, Hisashi D. Watanabe, the undersigned Attorney of Record, declare and sayeth the following:

That an invention disclosure, ID NO. CS10398, forming the claimed subject matter of the referenced invention was assigned to my docket after review by a Motorola, Inc. Patent Committee;

That I exercised reasonable diligence in the preparation of the instant patent application based on disclosure ID NO. CS10398;

That I participated in the preparation of and filed the following new patent applications during the critical period:

<u>ID NO</u>	<u>U.S. Application No.</u>	<u>U.S. Filing Date</u>
CS10398	10/037,015	December 21, 2001
PF02259NA	10/036790	December 21, 2001
ISC0034	10/037956	December 21, 2001
PF02257NA	10/027163	December 20, 2001
PN01002AA	09/995726	November 29, 2001
PF02047NA	09/994644	November 28, 2001
PN01019AA	09/990929	November 16, 2001
PF02186NA	10/000289	November 2, 2001
PF02138NA	10/012907	October 30, 2001
PF02194NA	10/055194	October 29, 2001
PF02248NA	10/038185	October 29, 2001
PF02200NA	10/045724	October 26, 2001
PF02147NA	10/001295	October 24, 2001
PF02048NA	10/000863	October 24, 2001
CAS0068	10/000598	October 24, 2001
PF02133NA	10/001770	October 23, 2001
PF02262NA	10/008452	October 22, 2001
PF02025NA	09/976516	October 12, 2001
ISC0012	09/962426	September 25, 2001
ISC0025	09/960458	September 20, 2001
ISC0013	09/957417	September 20, 2001
LX00093	09/923501	August 6, 2001

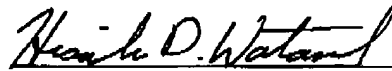
That the foregoing patent applications were generally taken up for preparation chronologically.

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That all statements made herein of my/our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Respectfully submitted,



Hisashi D. Watanabe 7 FEB. 2006

REG. NO. 37,465

MOTOROLA, INC.
INTELLECTUAL PROPERTY DEPT.
600 NORTH U.S. HIGHWAY 45, AN475
LIBERTYVILLE, ILLINOIS 60048

TELEPHONE NO. (847) 523-2322

FACSIMILE NO. (847) 523-2350